IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF NORTH CAROLINA CHARLOTTE DIVISION 3:05CR339-MU

| UNITED STATES OF AMERICA |) | |
|--------------------------|---|-------|
| VS. |) | ORDER |
| ROYRE ERVIN, |) | |
| |) | |

This matter is before the court upon defendant Royre Ervin's Motion to Sever. A hearing was held on these motions on February 13, 2006. At the hearing, the government was ordered to produce proposed redacted statements to the court so that the court could review the statements to determine if a <u>Bruton</u> issue compels severance. After reviewing the statements, the court concludes that redaction and limiting instructions to the jury are insufficient to cleanse the constitutional taint. <u>See Richardson v. Marsh</u>, 481 U.S. 200 (1987). As directed, the defendant has renewed his Motion to Sever subsequent to the government's production of the statements. For the reasons articulated by the Supreme Court in <u>Bruton</u> and <u>Richardson</u>,

IT IS THEREFORE ORDERED that defendant's Motion to Sever is hereby GRANTED, and defendant's trial is hereby severed from that of his co-defendants.

Signed: April 20, 2006

Graham C. Mullen United States District Judge